Attorney Docket No. 15013US02

Amendment dated September 14, 2009

In Response to Office Action mailed April 13, 2009

**Amendment to the Claims** 

This listing of claims will replace all prior versions and listings of claims in the

application.

1. (Currently Amended) A method for providing media in a communication network, the

method comprising:

communicating between a first location and <u>a web server of</u> a non-broadcast channel

provider;

selecting said media offered by the non-broadcast channel provider;

generating a request from said first location to receive, at a second location that is remote to

the first location, said media provided by said non-broadcast channel provider;

sending the generated request to a media exchange server via the communication network

that comprises Internet infrastructure, the media exchange server providing device IP registration

and digital rights management;

providing one or both of payment information and/or and authorization information to said

non-broadcast channel provider which provides said payment information and said authorization

information to said media exchange server via the Internet infrastructure; and

receiving, at [[a]] the second location that is remote to the first location, said media from a

storage location other than said non-broadcast channel provider, the media exchange server

arranging for the storage location to push said media to said second location, the media exchange

server serving as a proxy between the first location, the non-broadcast channel provider and the

storage location, wherein said non-broadcast channel provider is unaware of the destination of said

media; and

keeping details corresponding to the second location anonymous with respect to said non-

broadcast channel provider.

Page 2 of 13

Attorney Docket No. 15013US02

Amendment dated September 14, 2009

In Response to Office Action mailed April 13, 2009

2. (Presently Presented) The method according to claim 1, comprising presenting a

representation of said transferred received media in one or both of a media guide and/or a channel

guide at said first location and/or said second location.

3. (Presently Presented) The method according to claim 1, comprising consuming said

received media at said second location.

4. (Presently Presented) The method according to claim 1, comprising requesting that said

received media be transferred from said storage location to said second location.

5. (Presently Presented) The method according to claim 4, comprising transferring an

identifier of said second location to said non-broadcast channel provider.

6. (Presently Presented) The method according to claim 4, comprising presenting a

representation of said transferred received media in one or both of a media guide and/or a channel

guide at said second location.

7. (Original) The method according to claim 4, wherein said media is consumed at said

second location.

8. (Presently Presented) The method according to claim 4, wherein said non-broadcast

channel provider authorizes said storage location to transfer said media to one or both of said first

location and/or said second location.

9. (Presently Presented) The method according to claim 1, comprising searching said non-

broadcast channel provider for information related to said media according to said generated

Page 3 of 13

Attorney Docket No. 15013US02

Amendment dated September 14, 2009

In Response to Office Action mailed April 13, 2009

request.

10. (Presently Presented) The method according to claim 1, comprising selecting said

received media for consumption.

11. (Currently Amended) A machine-readable storage having stored thereon, a computer

program having at least one code section that provides media in a communication network, the at

least one code section being executable by a machine for causing the machine to perform steps

comprising:

setting up communications between a first location and a web server of a non-broadcast

channel provider over the communication network;

selecting said media offered by the non-broadcast channel provider;

generating a request from the first location to receive, at a second location that is remote to

the first location, said media from said non-broadcast channel provider;

sending the generated request to a media exchange server via the communication network

that comprises Internet infrastructure, wherein the media exchange server provides device IP

registration and digital rights management; and

providing one or both of payment <u>information</u> and/or and authorization information to said

web server of said non-broadcast channel provider which provides said payment information and

said authorization information and said request to [[a]] said media exchange server via the

communication network, wherein said request, said payment information and said authorization

information received by said media exchange server cause the media exchange server to push said

media from a storage location to said second location, wherein said media exchange server serves as

a proxy between the first location, the non-broadcast channel provider and the storage location such

that said non-broadcast channel provider is unaware of the destination of said media; and

receiving, at a second location that is remote to the first location, said media from a storage

Page 4 of 13

Attorney Docket No. 15013US02

Amendment dated September 14, 2009

In Response to Office Action mailed April 13, 2009

location other than said non-broadcast channel provider, said media exchange server keeping data

relating to the second location anonymous with respect to said non-broadcast channel provider.

12. (Presently Presented) The machine-readable storage according to claim 11, comprising

code for presenting a representation of said transferred received media in one or both of a media

guide and/or a channel guide at said first location and/or said second location.

13. (Presently Presented) The machine-readable storage according to claim 11, comprising

code for consuming said received media at said second location.

14. (Presently Presented) The machine-readable storage according to claim 11, comprising

code for requesting that said received media be transferred from said storage location to said second

location.

15. (Presently Presented) The machine-readable storage according to claim 14, comprising

code for transferring an identifier of said second location to said non-broadcast channel provider.

16. (Presently Presented) The machine-readable storage according to claim 14, comprising

code for presenting a representation of said transferred received media in one or both of a media

guide and/or a channel guide at said second location.

17. (Original) The machine-readable storage according to claim 14, wherein said media is

consumed at said second location.

18. (Presently Presented) The machine-readable storage according to claim 14, wherein

said non-broadcast channel provider authorizes said storage location to transfer said media to one or

Page 5 of 13

Attorney Docket No. 15013US02

Amendment dated September 14, 2009

In Response to Office Action mailed April 13, 2009

both of said first location and/or said second location.

19. (Presently Presented) The machine-readable storage according to claim 11, comprising

code for searching said non-broadcast channel provider for information related to said media

according to said generated request.

20. (Presently Presented) The machine-readable storage according to claim 11, comprising

code for selecting said received media for consumption.

21. (Currently Amended) A system for providing media in a communication network, the

system comprising:

at least one processor that provides communications between a first location and a web

<u>server of</u> a non-broadcast channel provider over the communication network;

said at least one processor selects said media offered by the non-broadcast channel provider;

said at least one processor generates a request from the first location to receive, at a second

location that is remote to the first location, said media from a non-broadcast channel provider;

said at least one processor sends the generated request to a media exchange server via the

communication network that comprises Internet infrastructure, wherein the media exchange server

provides device IP registration and digital rights management; and

said at least one processor provides one or both of payment information and/or and

authorization information to <u>said web server of</u> said non-broadcast channel provider which provides

said payment information and said authorization information and said request to [[a]] said media

exchange server via the communication network, wherein said request, said payment information

and said authorization information received by said media exchange server cause the media

exchange server to push said media from a storage location to said second location, wherein said

media exchange server serves as a proxy between the first location, the non-broadcast channel

Page 6 of 13

Attorney Docket No. 15013US02

Amendment dated September 14, 2009

In Response to Office Action mailed April 13, 2009

provider and the storage location such that said non-broadcast channel provider is unaware of the

destination of said media; and

said at least one processor receives, at a second location that is remote to the first location,

said media from a storage location other than said non-broadcast channel provider, said media

exchange server keeping identity data corresponding to the second location anonymous with respect

to said non-broadcast channel provider.

22. (Previously Presented) The system according to claim 21, wherein said at least one

processor presents a representation of said transferred received media in one or both of a media

guide and/or a channel guide at said first location and/or said second location.

23. (Presently Presented) The system according to claim 21, wherein said at least one

processor consumes said received media at said second location.

24. (Presently Presented) The system according to claim 21, wherein said at least one

processor requests that said received media be transferred from said storage location to said second

location.

25. (Original) The system according to claim 24, wherein said at least one processor

transfers an identifier of said second location to said non-broadcast channel provider.

26. (Presently Presented) The system according to claim 24, wherein said at least one

processor presents a representation of said transferred received media in one or both of a media

guide and/or a channel guide at said second location.

27. (Original) The system according to claim 24, wherein said media is consumed at said

Page 7 of 13

Attorney Docket No. 15013US02

Amendment dated September 14, 2009

In Response to Office Action mailed April 13, 2009

second location.

28. (Presently Presented) The system according to claim 24, wherein said non-broadcast

channel provider authorizes said storage location to transfer said media to one or both of said first

location and/or said second location.

29. (Original) The system according to claim 21, wherein said at least one processor

searches said non-broadcast channel provider for information related to said media according to said

generated request.

30. (Original) The system according to claim 21, wherein said at least one processor

selects said received media for consumption.

31. (Presently Presented) The system according to claim 21, wherein said at least one

processor is one or both of a media processing system processor, a media management system

processor, a computer processor, a media exchange software processor and/or a media peripheral

processor.

32. (New) The method according to claim 1, comprising:

communicating, via the Internet infrastructure, between the media exchange server and the

storage location;

tracking billing and services by the media exchange server; and

providing program setup and management by the media exchange server.

33. (New) The method according to claim 1, wherein the non-broadcast channel provider

provides on-demand movies, on-demand music and advertising.

Page 8 of 13

U.S. Application No. 10/675,385, filed September 30, 2003
Attorney Docket No. 15013US02
Amendment dated September 14, 2009
In Response to Office Action mailed April 13, 2009

34. (New) The method according to claim 1, comprising: temporarily storing said media at said storage location if said second location is offline; and after said second location subsequently goes online, pushing said media to said second location.